

RICHLAND COUNTY PROBATE COURT

Adult Guardianships

Richland County Probate Court is not qualified to give legal advice, nor can our staff assist you with completing the forms pertaining to this action. Should you need assistance, you may contact SC Legal Services at 803-799-9668 or the SC Bar Referral Service at 803-799-7100.

| The following documents and information are required: |
|---|
| Summons and Petition for Finding Incapacity and Appointment of Guardian (enclosed) |
| Filing Fee of \$150.00 |
| Notice of Right to Counsel (enclosed) |
| Examiner's Report and Affidavit regarding Capacity (enclosed) |
| Acceptance of Service Renunciation/Nomination form (if applicable-enclosed) |
| SLED background check or criminal background check from your state of residence |
| (Instructions for South Carolina residents enclosed) |
| Copies of Petitioners Driver's License/ID and Social Security Card |
| Copies of alleged incapacitated adult's Driver's License/ID and Social Security Card |
| Current Picture of alleged incapacitated individual |
| All interested parties are required to be served with this action; therefore, Proof of Service should |
| be perfected by way of the following methods: |

- Acceptance of Service Renunciation/Nomination form (enclosed)
- Certified mail (green card with interested parties signature)
- Personal Service (performed by a Process Server or you may contact Richland County Civil Process Division to have a Richland County Deputy serve such documents)

Richland County Probate Court charges for copies at \$.50 per page. Should you need copies of the above forms, please include with the original forms. Once they are filed, we will return your copies to you. Should you have procedural questions, please contact the Richland County Probate Court, Guardianship/Conservatorship Division at 803-576-1962.

OPENING ADULT GUARDIANSHIPS

1. Q: What is a Guardian?

A: A Guardian is a court appointed individual that handles the personal and custodial matters for an incapacitated adult. The primary responsibilities of the guardian are to decide where the ward will live and make provisions for the ward's care, comfort and maintenance, including medical and healthcare decisions.

2. Q: What individuals need a Guardian?

A: Individuals over the age of eighteen that suffer from a mental or physical illness or disability; mental deficiency; advanced age; chronic use of drugs or alcohol; or any other cause to the extent that the individual lacks sufficient understanding, insight or capacity to make responsible decisions concerning their personal affairs and have not executed the proper legal documents to name an agent to make decisions for them. (ie. Durable Power of Attorney and Health Care Power of Attorney)

3. Q: Who would be an appropriate guardian?

A: An immediate family member, such as spouse, adult child, parent or sibling, would be an ideal guardian. If there are no immediate family members then the Court will look to other relatives or interested individuals, such as a neighbor or friend of the incapacitated adult. Under certain circumstances, the Court may look into the possibility of appointing an institutional conservator.

4. Q: Does the Probate Court handle Guardianship of Minors?

A: No, guardianships for minors are under the jurisdiction of the Family Court. You may want to contact the Richland County Family Court at 803-576-3320.

5. Q: What must be filed to begin the Guardianship Proceeding?

A: A Summons; Petition for Finding of Incapacity and Appointment of Guardian; \$150.00 filing fee.

6. Q: How do I obtain a Sled Report?

A: You make a written request for the criminal report from SLED, P. 0. Box 21398, Columbia, SC 29221-1398. Provide the following information about the Proposed Guardian to SLED: full name including maiden and alias names; date of birth; sex; race; and social security number. You must include \$25.00 (business check, certified check, money order, or cashier's check) per search and a self-addressed envelope. You may also make an internet request at www.sled.sc.gov and you may pay for the search with a credit card.

7. Q: How can you avoid a Guardianship?

A: In order to avoid the Probate Court appointing a Guardian, you should execute the proper legal documents, such as a Health Care Power of Attorney and Durable Power of Attorney.

8. Q: Do I need an attorney to petition to be a Guardian?

A: Due to the legal complexity of the Guardianship action, it is a suggested to have an attorney assist you with this process, but not a requirement. Our office cannot provide legal advice..

9. Q: How do I know if Richland County is the appropriate place to file the petition?

A: The law specifies where the proceedings are to take place and this is called venue. Venue for guardianship proceedings is in the county where the incapacitated person presently resides or where the person physically is present.

10. Q: How does the Guardianship terminate?

A: If the capacity of the adult changes or the incapacitated person passes away, the Guardian should file a final guardian report and Application for Relief. A hearing may be held before the guardianship is terminated to determine capacity. If death is the reason for termination then a death certificate should be provided along with the Application for Relief.

OVERVIEW OF DUTIES OF A GUARDIAN

1. ANNUAL GUARDIAN REPORT (Form 534GC)

Other than specifics addressed by the judge that may need to be taken care of according to the situation, the only obligation of the Guardian to the court is to file an Annual Guardian Report), once a year. This report is a standard form available on the website and in our office that is due one year from the date of appointment of Guardian and annually thereafter. This report consists of several questions and serves as an update to the court on the status of the incapacitated individual. Updated photo of the incapacitated person is to be filed annually as well.

Any major changes in the protected person's status, which occur during the interim of these reports, should be reported to the court as well.

2. PLAN OF CARE FORM (Form521GC)

This report is required to be filed within 30 days of the Appointment of Guardian and can be updated as needed.

3. CLOSING A GUARDIANSHIP

If the incapacitated adult becomes capable of handling his or her own affairs, the Guardian must file a new Examiner's Report and Affidavit regarding Capacity and Application for Relief with supporting documentation of the change in status for the incapacitated adult. If the incapacitated person dies, the Guardian must file a certified death certificate and Application for Relief. The court will review these documents and then proceed in closing the file. At that time, a Termination of Appointment will be issued relieving the Guardian of their duties.

| STATE OF SOUTH CAROLINA | | |
|--------------------------------------|--------------------------|---|
| COUNTY OF | | |
| IN THE MATIER OF: | | |
| Decedent Alleged Incapacita | ated Individual | PROBATE COURT USE ONLY |
| | | INTHE PROBATE COURT CASE NUMBER |
| VS. | Petitioner(s), | SUMMONS |
| Re | spondent(s).* | |
| *For Guardianship/Conservatorship ma | atters, you must include | the alleged incapacitated individual as a Respondent. |
| TO THE RESPONDENT(S) LISTED AI | BOVE: | |
| | • | Petition in this action, a copy of which is herewith served oner(s) listed above at the following address(es): |
| Please Type or Print. | | |
| (Name of Petitioner/Attorney for | or Petitioner) | |
| (Street Address or Mailing Add | ress) | |
| (City, State, and Zip Code) | | |
| | usive of the day of such | ddress within thirty (30) days after the service of this service; and if you fail to answer the Petition within that relief demanded in the Petition. |
| | Sign | ature of Petitioner(s)/Attorney for Petitioner(s) |
| Date: | | |

INSTRUCTION SHEET FOR FORM#530GC PETITION FOR FINDING OF INCAPACITY, APPOINTMENT OF GUARDIAN, APPOINTMENT OF SUCCESSOR GUARDIAN

Payment of the filing fee or filing of a *Motion and Affidavit to Proceed In Forma Pauperis* (see Form SCCA405PC) is required when this petition is filed. The petition is intended to be used when a petitioner is seeking the appointment of a Guardian for an alleged incapacitated individual (A.I.I.). It can also be used when a petitioner seeks to have a Successor Guardian appointed for an incapacitated individual. The following actions may be requested with the filing of the attached Petition:

FINDING OF INCAPACITY

- The Petitioner may be seeking to have the A.I.I. found to be an incapacitated individual for the purpose of the appointment of a Guardian. This is determined by the Court based upon a physician's examination and report and other relevant evidence. Generally, if there is no finding of incapacity, the court will not be able to proceed with any other action regarding the person who is alleged to be incapacitated.
- If authority is needed to make decisions regarding health care, medical treatment, medical decisions, or appropriate placement for the A.I.I., please read below for situations in which a guardianship may be needed and check the appropriate box(es) in the Petition:
 - APPOINTMENT OF GUARDIAN (including appointment on an EMERGENCY or TEMPORARY basis; see
 Forms #512GC and #513GC) Can be used to request appointment of an individual, including a professional
 Guardian, on an emergency, temporary, and/or permanent basis to be the substitute health care decisionmaker for an alleged incapacitated individual.
 - APPOINTMENT OF SUCCESSOR GUARDIAN Can be used to request appointment of a successor to the permanent Guardian.
 - IF NOMINATED TO SERVE IN A WILL Based on the facts of the case and the filings of the parties, pursuant to S.C. Code Ann. § 62-1-100, it is within the discretion of the Court to determine whether a testamentary Guardian designation in a will executed by a parent or spouse prior to January 1, 2019, the effective date of the revisions to Article 5 of the S.C. Probate Code, will fall under the processes and procedures of the 1987 Probate Code or under the processes and procedures enacted by the 2017 amendments. (See §62-5-301 of the 1987 Probate Code versus the changes to §62-5-301 enacted by the 2017 amendments.)

RIGHTS AND POWERS OF THE ALLEGED INCAPACITATED INDIVIDUAL

- S.C. Code Ann. § 62-5-303(8)(7) requires that the petitioner must indicate in the petition what rights the Court is being asked to remove from the A.I.I. For guardianships those rights are stated in S.C. Code Ann. § 62-5-304A. The burden of proof will be on the petitioner to show why certain rights should be removed. Rights not asked to be removed or not stated as being removed in the court order will be retained.
- If the A.I.I. is found to be incapacitated based on mental illness, "mental deficiency," "mental defect," or an impairment other than solely a physical impairment or disability, the court is required to report the name of the incapacitated individual to the State Law Enforcement Division (SLED), pursuant to S.C. Code Ann. § 23-31-1020. He or she will not be allowed to purchase, possess, or have access to firearms or ammunition, pursuant to S.C. Code Ann. § 23-31-1040(A).

| Ca | ase Number: | |
|----|--|--|
| S | TATE OF SOUTH CAROLINA | |
| С | OUNTY OF | |
| IN | NTHE MATTER OF: | |
| a | n alleged incapacitated individual. | PROBATE COURT USE ONLY |
| | | IN THE PROBATE COURT CASE NUMBER -GC- |
| VS | | PETITION FOR: FINDING OF INCAPACITY APPOINTMENT OF: GUARDIAN SUCCESSOR GUARDIAN |
| R | espondent(s).* | |
| *Y | ou must include the alleged incapacitated individua | al (A.I.I.) as a Respondent. |
| 1. | Petitioner(s): | |
| | Relationship to the alleged (A.I.I.), if any, or your | interest in this proceeding: |
| | 2. Information about A.I.I. | |
| | Name: Age: Date of Birth: | |
| | Last 4 digits of Social Security Number: XXX-XX Address: City/State/Zip: Telephone: (Home): (Cell): Email: | Κ - |
| | The address provided for the A.I.I. is his/her: H | Iome ; a Facility ; Other (please specify): |
| 3. | Existing legal documents and/or legal appoir | ntments relating to the A.I.I. |
| | To my knowledge, the A.I.I: Does have a second of the property of the propert | ave Does not have a general Durable Power of Attorney (POA) ave Does not have a Health Care POA ave Does not have a Living Will ave Does not have a Guardian |
| | If the A.I.I. does have any of the above-named do provided as to why the document is not available | ocuments, copies must be provided with this Petition or an explanation le. |
| 4. | Jurisdiction: | |
| | | uth Carolina for the six (6) month period immediately preceding the tive months ending within the six (6) month period immediately |

If the A.I.I. has not been physically present in South Carolina for the period of time described above, explain what connections the A.I.I. has to South Carolina. Please refer to SC Code §§ 62-5-700 through 62-5-711.

| 5. | Venue (check all that apply | <i>י):</i> | | |
|----|---|--|---|---|
| | resides in this is physically p | s county and has re s county (this is his/ present in this count | esided in this county for more that ther county of residence); | |
| | | t this is not the cour | | d court of competent |
| | If the A.I.I. has not resided id did reside or where he/she | | | action, state the address where the A.I.I. |
| 6. | | | | ne spouse and any children of the A.I.I.; ts are living, then list the closest adult |
| | **Spouse: Address: City/State/Zip: Telephone: (Ho Email: | ome): (Cell): | | |
| | **If deceased, a certified de | eath certificate is rec | quired. | |
| | Children of A.I.I.: Name | Address | | Year of Birth |
| | (IF REQUIRED) <u>Living</u> Pare Name | ents of A I.I.: Address | | |
| | Adult Relative: Address: City/State/Zip: | | (s) of A.I.I. – use additional pape | rifneeded: |
| | Telephone: (Home): Email: | (Cell): | | |
| 7. | | | such as a Conservator, trustee, or a health care agent under a he | representative payee, agent under a ealth care power of attorney. |
| | Name | Address | | Relationship to A.I.I. |

8. Rights and Powers of the A.I.I. (See § 62-5-304A.)

(If you are the A. I.I. in this matter, you should be prepared to defend the assertion that any of the following rights should be removed; however, the burden is on the Petitioner to show why.)

Do you believe the A.I.I. should <u>retain</u> the following rights to:

| a. | Make decisions about health care and | | |
|----|--|------|-----|
| | medical treatment? | □YES | □NO |
| b. | Choose a physician? | □YES | □NO |
| C. | Make end-of-life decisions? | □YES | □NO |
| d. | Authorize disclosure of confidential | | |
| | information? | □YES | |
| e. | Choose where to live? | □YES | □NO |
| f. | Participate in social and religious | | |
| | activities? | □YES | |
| g. | Vote? | □YES | |
| h. | Consent to or refuse educational services? | □YES | |
| i. | Contract for marriage? | □YES | |
| j. | File for divorce? | □YES | |
| k. | Travel independently? | □YES | |
| l. | Be employed without Guardian consent? | □YES | |
| m. | Operate a vehicle? | □YES | |
| n. | Pay his or her bills? | □YES | □NO |
| 0. | Enter into contracts? | □YES | |
| p. | Bring or defend a lawsuit? | | |
| q. | Make gifts? | YES | NO |
| r. | Create a will? | □YES | □NO |
| S. | Create a trust? | □YES | □NO |
| | | | |

If you answered NO to any of the above-listed rights, please explain:

- 9. Any other rights and powers not specifically stated here that the Court should address:
- 10. Please note any of the rights in Question 8 you believe should be given to the Guardian (vested in the Guardian) to exercise on behalf of the incapacitated individual and/or for which the written consent of the Guardian should be obtained prior to exercising such right. Some rights, such as voting, cannot be given to the Guardian.
- 11. THE AUTHORITY TO MAKE DECISIONS ABOUT HEALTH CARE, MEDICAL TREATMENT, AND PLACEMENT FOR THE A.I.I.
 - a. Why do you believe the A.I.I. needs a Guardian/Successor Guardian to provide continuing care and supervision? Provide a brief description of the nature and extent of the alleged incapacity. (See 62-5-403(8)(6)).
 - b. Is there a less restrictive alternative? If so, please explain.

c. In what ways is the alleged incapacitated individual able to provide for health, education, maintenance, and

| Case Number: | | | | |
|--|----------------|--|---|--|
| j. What does the | A.I.I. own? | | | |
| ☐ V€ | ank Account - | Address: /Model/ Value: Bank and current bal e-Sourceandamour | | |
| | | | VERIFICATION | |
| The Petitioner, beir knowledge, informa | | | t forth in the foregoing Pet | ition are true to the best of the Petitioner's |
| SWORN to befo | ore methis | 20 day of | Print Nam | ner e: ne: s: |
| Print Name: Notary Public fo | | (State) | Preferred Telephon Secondary Telephon Ema | e: |
| SWORN to before me this — | day of | | re: | |
| Print Name: Notary Public fo | or: | (State) | Preferred Telephone Secondary Telephone Ema | e: |
| My Commission | Expires: | (Date) | | |
| Thissecti | on is to be si | gned by the individu | ual(s) nominated to serve | e in one of the roles listed below. |
| | | QUALIFICATION AN | ID STATEMENT OF ACCI | EPTANCE |
| - | | ed and to perform the uccessor Guardian fo | | rust of the office of (check the applicable |
| | | Executed this | day of '20 | |
| | | | - | ature: ed Name: |
| | | | Signa | ature: |

Printed Name:

| STATE OF SOUTH CAROLINA | |
|--------------------------------------|----------------------------|
| COUNTY OF RICHLAND | |
| INTHE MATTER OF: | |
| an alleged incapacitated individual. | PROBATE COURT USE ONLY |
| | IN THE PROBATE COURT |
| |) CASE NUMBER |
| Petitioner(s), |) |
| | NOTICE OF RIGHT TO COUNSEL |
| VS. | |
| | |
| Respondent(s). |) |

You, the alleged incapacitated individual, have the right to choose your own attorney to represent you in the above matter.

If a notice of appearance by your own attorney has not been received by the Court within fifteen (15) days from the filing of the proof of service in this matter, the court will appoint an attorney for you.

| Executed this day of | ' 20 |
|-------------------------------------|-----------|
| Signature: | |
| Print Name | o: |
| Address: - | |
| PreferredTe | elephone: |
| Secondary T | elephone: |
| Email: | |
| Attorney Signature:_ Print Name: | : |
| Firm Name: | |
| BarNumber | :: |
| Address: | |
| | |
| Telephone: | |
| Attorney for: | |
| 138 | |

| STATE COUN | OF SOUTH CARO TY OF | LINA |) | | | |
|---------------------------------------|--|-------------------------|-----------------------------|---|---|-----|
| IN THE | MATTER OF: | | , | | PROBATE COURT USE ONLY | |
| an alle | ged incapacited indi | vidual. |) | CASE NI AC | N THE PROBATE COURT IUMBER -GC- CCEPTANCE OF SERVICE; NUNCIATION/NOMINATION | |
| | | AC | CEPTAN | NCE OF SERVICE | ≣ | |
| | I accept service of a copy of the Summons and Petition in this matter pursuant to Rule 40), SCRCP at the following location: on the following date: ; and ; | | | | | |
| | | RENUNCIATION/N (Chec | | TION FOR CONS of the following two box | | |
| | I renounce my righ | t to be considered | for appo | intment as conser | rvator; OR | |
| | I renounce my righ | t to be considered | for appoi | ntment as conserv | vator and nominate the following pers | on: |
| | | | | Name: Address: —— | | |
| | | | | elephone: | | |
| | | Sec | - | elephone: Email: | | |
| | Dahtiana | منام منام منام | | | | |
| | Reations | | N/NOMIN | ATION FOR GUA | ARDIANSHIP | |
| | (Check only one of the following two boxes): Irenounce my right to be considered for appointment as guardian; OR | | | | | |
| | I renounce my right to be considered for appointment as guardian and nominate the following person: | | | | | |
| | Name: Address: —————————— | | | | | |
| | | Pi | eferred T | elephone: | | |
| | | | ondary T | elephone: | | |
| | Relation | ship to alleged in | capacita | | | |
| | Ex | ecuted this | | | day of $,20$ | |
| SWOR | N to before me this | day of 20 | | | e: | _ |
| Print Na | ime: | | Prefer | red Telephone: | | |
| | Public for: | | | ary Telephone: Email: | | |
| My Commission Expires: (State) (Date) | | | ationship to the | | | |
| | | allege | d incapacitated individual: | | | |

| STATE OF SOUTH CAROLINA | |
|-------------------------------------|--|
| COUNTY OF | |
| IN THE MATIER OF: | PROBATE COURT USE ONLY |
| an alleged incapacitated individual | IN THE PROBATE COURT CASE NUMBER -GC- |
| | PROBATE COURT GUIDELINES FOR REPORTS BY APPOINTED EXAMINER |
| | |
| | GUARDIANSHIP |
| | CONSERVATORSHIP |
| | PROTECTIVE PROCEEDING |

A petition has been filed with the Probate Court for appointment of a guardian, conservator, or the issuance of a protective order. The person nominated in the petition is seeking appointment in order to assist the alleged incapacitated individual (A.I.I.).

Your role as an examiner is to help the Court determine whether and to what degree the A.I.I. is incapacitated and to assist the Court in the appointment of a guardian or conservator, or issuance of a protective order. You have been appointed because you have knowledge of the individual from a past professional relationship, you possess expertise in a desired area, or both.

Please review the definitions of "incapacity," "incapacitated individual," "guardian," and "conservator," which are defined in the Order Appointing Examiner (Form #533GC). In reviewing the definitions, please note that the standard is incapacity, and not incompetency. S.C. Code Ann. § 62-5-407(A) of the conservatorship statutes provides: "The court shall exercise its authority to encourage maximum self-reliance and independence of the protected person and issue orders only to the extent necessitated by the protected person's mental and adaptive limitations." S.C. Code Ann. § 62-5-304(A) of the guardianship statutes provides: "The court shall exercise its authority to encourage maximum self-reliance and independence of the incapacitated individual and issue orders only to the extent necessitated by the incapacity of the individual." Degrees of incapacity may exist, and the Court must adjudicate to what extent the A.I.I. should continue to possess certain rights.

After you conduct the examinations, interviews, or tests that are appropriate, submit your report to the Probate Court in written form unless directed by the Court otherwise. Please give a factual basis for your conclusions. Give any general background information, specific concerns or findings, and a prognosis where possible. You are encouraged, but not required, to attach a narrative report to your Examiner Report and Affidavit Regarding Capacity (Form #539GC).

| STATE | OF SOUTH CAROLINA | |
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| COUNT | TY OF | |
| INTHE | MATTER OF: | PROBATE COURT USE ONLY |
| an alleç | ged incapacitated individual. | IN THE PROBATE COURT CASE NUMBER -GC- |
| | | EXAMINER REPORT AND AFFIDAVIT REGARDING CAPACITY |
| | | ne alleged incapacitated individual (hereinafter, "patient") and provide the end of this form or on an attached sheet of paper. |
| 1. | Patient's name: | |
| 2. | Have you treated the patient previously? Ye | es No If yes, how long? |
| 3. | a) Date(s) and place(s) of all examinat | tion(s) within previous ninety (90) days: |
| | b) Date(s) and place(s) of all examinat | tion(s) relied upon in making this report: |
| 4. | Please provide a diagnosis and assessment he/she is taking any medications that may a | t of the patient's mental and physical condition, including whether affect his/her actions: |
| | | s lab tests, neuroimaging/MRI, neuropsychological testing, or lefinitive diagnosis? If so, what further tests or examinations |
| 5. | Please specify which diagnoses and/or temporary. | condition(s) are progressive, permanent, or |
| | Progressive: | |
| | Permanent: | |
| | Temporary: | |
| 6. | Please describe the nature and extent of any | y incapacity, including specific impairments: |

| | complish certain tasks with reasonably available "supports and assistance" 1: | |
|----------|---|---|
| | es the patient have the capacity to retain the following rights (If you cannot attes at additional tesUs can be done to achieve that information): | st to yes or no, please explain |
| a) | Marry or divorce? | Yes No Unknown |
| b) | 1 | Yes 🗌 No 🗌 Unknown |
| c) d) | d) Give, withhold, or withdraw consent and make other informed decision | Yes \(\sum \text{No} \(\sum \text{Unknown} \) |
| e) | relative to medical, mental, and physical examinations, care, treatment, and therapies? | Yes 🗌 No 🗌 Unknown 🗀 |
| f) | Make end-of-life decisions including, but not limited to, a "do not resuscitate" order or the application of any medical procedures intended solely to sustain life, and consent or withhold consent to artificial nutrition and hydration? | |
| g) | Consent or refuse consent to hospitalization and discharge or transfer to a residential setting, group home, or other facility for additional care and treatment? | |
| h) | Authorize disclosures of confidential information? | Yes No Unknown |
| i) | Operate a vehicle*? | Yes No Unknown |
| j) | Vote? | Yes No Unknown |
| j) | Be employed without the consent of a guardian? | |
| k) | Consent to or refuse educational services? | Yes No Unknown |
| I) | Participate in social, religious or political activities? | Yes 🗌 No 🗌 Unknown 🗌 |
| | | Yes 🗌 No 🗌 Unknown 🗌 |
| m) | Buy, sell, or transfer real or personal property or transact business of any | |
| ·~ \ | type? | Yes No Unknown |
| n) | Make, modify, or terminate contracts? | Yes No Unknown |
| 0) | Bring or defend any action at law or equity? | Yes No Unknown |
| p) | Any other rights and powers? Please list. | |
| (* | COMPLETE EXPLANATION(S) FOR QUESTIONS a) through p) If more space is required, use additional sheets and attach. If you answered "yes" to h}, please state below whether a full driving evaluation | |
| | | |

7. Please describe the nature and extent of the patient's abilities, including those that would allow him/her to

 $^{^1\}mathrm{As}$ defined in S.C. Code Ann.§ 62-5-101(23), "Supports and assistance" includes:

⁽a) systems in place for the alleged incapacitated individual to make decisions in advance or to have another person to act on his behalf, including, but not limited to, having an agent under a durable power of attorney, a health care power of attorney, a trustee under a trust, a representative payee to manage social security funds, a Declaration of Desire for Natural Death (living will), a designated health care decision maker under Section 44-66-30, or an educational representative designated under Section S9-33-310 to Section 59-33-370; and

⁽b) reasonable accommodations that enable the alleged incapacitated individual to act as the principal decision maker, including, but not limited to, using technology and devices; receiving assistance with communication; having additional time and focused discussion to process information; providing tailored information oriented to the comprehension level of the alleged incapacitated individual; and accessing services from community organizations and governmental agencies.

| 9. | Would the patie | ent benefit from: | |
|-----|----------------------------|---|--|
| | b) c) | Therapy or treatment? Medical aids or equipment? An operation or medical procedure(s)? Psychiatric treatment? | Yes No Yes |
| 10. | Has the patient | t had in the last six months: | |
| | a) b) c) d) e) | Therapy or treatment? Inpatient or outpatient surgery? Major medical test(s)? Psychological or psychiatric testing? | Yes No |
| 11. | In your opinion, | does the patient have the ability to: | |
| | | manage his/her property or individual financial affairs, provide, or for the support of his/her legal dependents? | e for Yes No No |
| | If yes, is the ab | oility limited in any way? Please explain: | |
| 12. | care. If yes, is the ab | essential requirements for his/her physical health, safety, or sillity limited in any way? Please explain: | self- Yes⊡ No □ |
| 13. | | nt have: A power of attorney? A healthcare power of attorney? A "living will"? | Yes□No□Unknown □ Yes□No□Unknown □ Yes□No□Unknown □ |
| | Does the patie a) b) c) d) | nt have any of the following coverages? Healthinsurance? Medicare? | Yes No Unknown Yes No No Unknown |
| | If yes, provide | caregivers name, address, and relationship to the patient. | .00 |
| 16. | . Please identif | by the persons with whom you met or consulted regarding | the patient's mental or physica |

| 17. BASED UPON MY | EVALUATION OF T | HIS PATIENT: | | | |
|-------------------------|--|--------------------------------|--|--|--|
| to effectively re | I <u>DO NOT</u> BELIEVE THIS PATIENT IS "INCAPACITATED." ² 1 do not find that he/she lacks the ability to effectively receive, evaluate, and respond to information or make or communicate decisions such that a person, even with appropriate, reasonably available support and assistance cannot: | | | | |
| need fo b) manage | r a guardian; or e his/her property or t | | alth, safety, or self-care, necessitating the his/her support of for the support of his/her order. | | |
| to effectively re | b. I DO BELIEVE THIS PATIENT IS "INCAPACITATED" to such an extent, that he/she lacks the abilito effectively receive, evaluate, and respond to information or make or communicate decisions such that a person, even with appropriate, reasonably available support and assistance cannot: | | | | |
| need fo b) manage | r a guardian; or e his/her property or | | alth, safety, or self-care, necessitating the his/her support of for the support of his/her order. | | |
| | Use this space to p | rovide explanations or additio | onal comments. | | |
| SWORN to before me this | day of | Examiner's Signature: | | | |
| | 20 | Print Name: Credentials: | | | |
| | | - - | (e.g., M.D., Ph.D., D.O., R.N.) | | |
| Print Name: | | Address: | | | |
| Notary Publicfor: | (State) | Telephone: | | | |
| My Commission Expires: | , | rolophone | | | |
| | (Date) | | | | |

²As defined in S.C. Code Ann. § 62-5-101(13), "Incapacity" means the inability to effectively receive, evaluate, and respond to information or make or communicate decisions such that a person, even with appropriate, reasonably available support and assistance cannot:

a) meet the essential requirements for his/her physical health, safety, or self-care, necessitating the need for a guardian; or

b) manage his property or financial affairs or provide for his support of for the support of his legal dependents, necessitating the need for a protective order.

HOW TO OBTAIN A SOUTH CAROLINA LAW ENFORCEMENT DIVISION (SLED) CRIMINAL HISTORY REPORT

REQUEST METHOD

To obtain a SLED Report, you must submit a request to the South Carolina Law Enforcement Division by using the following methods:

Telephone Request: (803) 737-9000

Mail: South Carolina Law Enforcement Division

P.O. Box 21398

Columbia, SC 29221-1398

Web: <u>www.sled.sc.gov</u>

INFORMATION NEEDED

According to South Carolina State Law, the following information is necessary to process a criminal history search for the Richland County Probate Court:

- 1. FULL name (including middle initial and suffixes as well as maiden and other names used)
- 2. Current mailing address
- 3. Current home phone number with area code
- 4. Social Security Number (individual must agree to the use of their social security number for name search)
- 5. Driver's License Number and the State where it was issued
- 6. Date of Birth

You must enclose a self-addressed stamped envelope with your request.

COST

There is a \$25.00 fee per name, excluding maiden and alias names. The payment must be in the form of a money order, cashier's check or certified check, **personal checks are not accepted.**

INFORMATION FOR SLED CHECK

| Date of Birth | |
|--------------------------------------|--|
| Driver's License (Please list state) | |
| Social Security | |
| Phone # | |
| Address | |
| A 11 | |